900341748 10/22/2015

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM359569

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	MERGER		
EFFECTIVE DATE:	06/11/2015	?	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
LOTUS MJYX, LLC		06/11/2015	LIMITED LIABILITY COMPANY: FLORIDA

RECEIVING PARTY DATA

Name:	LOTUS MJYX, LLC	
Street Address:	30 Coronado Rd.	
City:	Warwick	
State/Country:	RHODE ISLAND	
Postal Code:	02886	
Entity Type:	LIMITED LIABILITY COMPANY: RHODE ISLAND	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	3625720	MJYX
Registration Number:	3762460	JAMES MICHAEL
Registration Number:	3877336	LOTUS MJYX
Registration Number:	3971696	
Registration Number:	4522179	LOTUS

CORRESPONDENCE DATA

Fax Number:

4018611953

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone:

401-421-3141

Email:

rsalter@saltermichaelson.com

Correspondent Name:

Robert Salter

Address Line 1:

321 South Main St.

Address Line 2:

Suite 500

Address Line 4:

Providence, RHODE ISLAND 02903

NAME OF SUBMITTER:	Robert Salter
SIGNATURE:	/Robert Salter/
DATE SIGNED:	10/22/2015

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Total Attachments: 6

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Filing Fee: See Instructions	ID Num	H882
STATE OF RHODE ISLA	IND AND PROVIDENCE PLANTATION	2015 16
Office	AND AND PROVIDENCE PLANTATION	
	UP UP OFCIEISIV OF STATE	
DIVISI	on of Business Services	
	148 W. River Street	-
Providence	e, Rhode Island 02904-2615	
ARTICLES OF MER	GER ZERZONGONGONZONI INTO	
LC	TUS MUYX, LLC	
(Insert full name of si	urviving or new entity on this line.)	Ö
a man and a second		9
	ging or consolidating entities	
tursuant to the applicable provisions of the General Laws oblowing Articles of Merger or Consolidation (channity. The name and type (for example, business corporation, each of the merging or consolidating entities and the state	-33 or the balboat of therefitting of cou	solidating them into one
Name of entity		State under which
LOTUS MJYX, LLC	Type of entity	entity is organized
LOTUS MLIYX, LLC	Ilmited liability company	Florida
	limited liability company	
The laws of the state under which each entity is organized. The full name of the surviving or new entity is 1 OTHS M.	permit such merger or consolidation.	Rhode island
The full name of the surviving or new entity is LOTUS M.	permit such merger or consolidation.	KROOS ESAA
The full name of the surviving or new entity is LOTUS M. which is to be governed by the laws of the state of Rhod The attached Plan of Merger or Consolidation was duly aut by the laws of the state under which each entity is organize.	JYX, LLC Je island thorized, approved, and executed by each entity in the content of the conte	
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Form No. 610 Revised: 06/06 **FILED**

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By 258 (2)

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b	Complete the corporation.	e following subparagraphs i and ii	only if the merging but	siness corporation is a subsidiary corporation of the surviving
	i) The nam	e of the subsidiary corporation is		
	ii) A copy (of the plan of merger was mailed t	o shareholders of the si	ubsidiary corporation (such date shall not be less than 30
		m the date of filing)		
c.	As required	by Section 7-1 2-1003 of the Gane	eral Laws, the corporation	on has paid all fees and franchise taxes.
•				
SE	ECTION III:	TO BE COMPLETED ONLY IS A <u>NON-PROFIT CORPO</u> GENERAL LAWS, AS AMEN	<u>RATION</u> PURSUANT	OF THE MERGING OR CONSOLIDATING ENTITIES TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAND
a. b.	non-profit or adopted, the present at it which states If any mergi profit corpor	proporation which sets forth the di at a quorum was present at the rate meeting or represented by pro- that the plan was adopted by a co- no or consolidation comporation by	ate of the meeting of a meeting, and that the p xy were entitled to casi onsent in writing signed as no members, or no ates the date of the me	are entitled to vote thereon, attach a statement for <u>each</u> such members at which the Plan of Merger or Consolidation was fan received at least a majority of the votes which members t; <u>OR</u> attach a statement for each such non-profit corporation by all members entitled to vote with respect thereto, members entitled to vote thereon, then as to <u>each</u> such non-eting of the board of directors at which the plan was adopted, by of the directors in office.
•				
SE	ECTION IV:	TO BE COMPLETED ONLY IS A LIMITED PARTNERS! GENERAL LAWS, AS AME!	<u>HIP</u> PURSUANT TO	OF THE MERGING OR CONSOLIDATING ENTITIES TITLE 7, CHAPTER 13 OF THE RHODE ISLAND
a.	The agreem partnership of	nent of merger or consolidation or other business entity and the ac	is on file at the place ddress thereof is:	of business of the surviving or resulting domestic limited
b.	other busine	e agreement of merger or consoluse entity, on request and without on the consolusion of t	t cost, to any partner o	d by the surviving or resulting domestic limited partnership or of any domestic limited partnership or any person holding an
•				**********
SE	CTION V:	TO BE COMPLETED BY AL	L MERGING OR CO	NSOLIDATING ENTITIES
Un inc	ider penalty duding any a	of perjury, we declare and a companying attachments, an	affirm that we have d that all statements	examined these Articles of Merger or Consolidation, contained herein are true and correct.
			LOTUS MJYX, I	
		111	Print Entity Na	me
Ву		Michel Stade		Manager
-,		Name of person again Michael	1 P. Reynolds	Title of person signing
Ву				Manager
- ,	· was a superior and the state of the state	Name of person signing James	P. Galle	Title of person signing
		V		
	***		LOTUS MJYX, I	
		ma 188	Print Entity Na	me
By:		Mahil His	MI)	Manager
-,		Name of person signing Michael	1. Reynolds	Title of person signing
Ву:		V/r IN V		Manager
•		Name of person signing James	P. Galle	Title of person signing
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AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger (the "Agreement") is entered into as of the 1st day of July, 2015, by and between **LOTUS MJYX**, **LLC**, a Florida limited liability company ("LOTUS FL") and **LOTUS MJYX**, **LLC**, a Rhode Island limited liability company ("LOTUS RI").

WHEREAS, LOTUS FL is a limited liability company duly organized pursuant to the laws of the State of Florida on December 19, 2007:

WHEREAS, LOTUS RI is a limited liability company duly organized pursuant to the laws of the State of Rhode Island as of July 1, 2015;

WHEREAS, the members and the managers of LOTUS FL and LOTUS RI deem it advisable, for the general welfare and advantage of said limited liability companies and of the members of said limited liability companies, that LOTUS FL merge into LOTUS RI, with LOTUS RI being the survivor thereof (the "Surviving LLC");

WHEREAS, Florida General Laws, Title XXXVI, Chapter 605, Section 1021, provides for the merger of a domestic limited liability company into a foreign limited liability company on certain terms and conditions; and

WHEREAS, Rhode Island General Laws, Section 7-16-59 provides for the merger of a foreign limited liability company into a domestic limited liability company on certain terms and conditions.

NOW THEREFORE, the parties hereto agree in accordance with Florida law and Rhode Island law that LOTUS FL and LOTUS RI shall be merged into a single limited liability company with LOTUS RI being the Surviving LLC of said merger, and that the terms and conditions of said merger and the mode of carrying said merger into effect shall be as set forth below.

- 1. Existence of Surviving Company. Except as otherwise specifically set forth in this Agreement, the identity, existence, purpose, franchises, rights, privileges, immunities, powers, duties, and liabilities of LOTUS RI shall continue unaffected and unimpaired by the within merger, and the identity, existence, purpose, franchises, rights, privileges, immunities, powers, duties, and liabilities of LOTUS FL shall be merged into LOTUS RI, and LOTUS RI shall be fully vested with each of the foregoing.
- 2. Operating Agreement of Surviving LLC. The operating agreement of LOTUS FL as last amended and restated on April 1, 2013, as it exists on the effective date of merger shall be adopted as the operating agreement of Surviving LLC until it shall be altered, amended or repealed.
- 3. Managers of Surviving LLC. The names of the managers of Surviving LLC, who shall serve until their respective successors are duly elected and qualified, are as follows:

Manager:

Michael P. Reynolds

Manager:

James P. Galle

Manager:

David Wu

4. Manner of Converting Interests of LOTUS FL into Interests of Surviving LLC. The membership interests of LOTUS FL shall, as of the effective date of merger, cease to exist and shall be converted into membership interests of Surviving LLC on a one-to-one basis such that the members of LOTUS FL and LOTUS RI shall continue to own the same proportion of membership interests in Surviving LLC.

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5. Miscellaneous Provisions.

- 5.1. Pursuant to Rhode Island General Laws, Section 7-16-21 and Florida General Laws, Title XXXVI, Chapter 605, Section 1023, this Agreement and the merger contemplated hereunder have been adopted by an affirmative vote of a majority of the members of LOTUS FL and LOTUS RI entitled to vote thereon. Said members of both LOTUS FL and LOTUS RI have duly authorized execution of Articles of Merger by any manager of each limited liability company, and the filing of Articles of Merger with the Rhode Island Secretary of State and the filing of Articles of Merger with the Florida Department of State. Said members of both LOTUS FL and LOTUS RI have also duly authorized any one of their respective managers to take such further action and to expend such funds as may be reasonably necessary to effectuate the transactions contemplated by this Agreement.
- 5.2. Notwithstanding anything in this Agreement or elsewhere to the contrary, this Agreement may be abandoned at any time prior to the filing of the Articles of Merger contemplated hereunder by action of the members of LOTUS FL or by action of the members of LOTUS RI.
- 5.3. On the effective date of merger, Surviving LLC shall, without the necessity of other documents of transfer, succeed to all the rights, capacity, privileges, powers, franchises, and immunities, whether public or private in nature and specifically including title to or ownership of real or personal property of any kind, and be subject to all the liabilities and obligations of LOTUS FL, all of the foregoing as provided by Rhode Island General Laws, Section 7-16-63 and by Florida General Laws, Title XXXVI, Chapter 605, Section 1026.
- 5.4. Surviving LLC hereby ratifies and confirms that its registered agent and registered office for service of process shall be as follows:

Orson and Brusini Ltd. 144 Wayland Avenue Providence, RI 02906

- 5.5. Surviving LLC shall pay all the expenses of carrying out the transactions contemplated by this Agreement and of accomplishing the within merger.
- 5.6. This Agreement may be executed simultaneously in one or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This Agreement shall be construed and enforced in accordance with the laws of the State of Rhode Island.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY BLANK]

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IN WITNESS WHEREOF, this Agreement has been executed by the members of LOTUS FL and LOTUS RI on the day and date first above written.

	LOTUS MJYX, LLC, a Florida limited liability
	company:
	Military 10
Witness	Michael P. Reynolds, as Trustee under the
	MICHAEL P. REYNOLDS REVOCABLE LIVING TRUST dated August 9, 2001, and any
	amendments thereto, Member
The ale	Michel & Kainth
Witness	Michael P. Reynolds, Manager
	L . (2M)
Witness	James P. Galle, Wiember and Manager
	El Co
Witness	David Wu, Member and Manager
	LOTUS MJYX, LLC, a Rhode Island limited
	LOTUS MJYX, LLC, a Rhode Island limited liability company:
	liability company:
Witness Witness	Michael P. Reynolds as Trustee under the
- Contract	Michael P. Reynolds as Trustee under the MICHAEL P. REYNOLDS REVOCABLE LIVING TRUST dated August 9, 2001, and any
- Contract	Michael P. Reynolds as Trustee under the MICHAEL P. REYNOLDS REVOCABLE
Witness	Michael P. Reynolds as Trustee under the MICHAEL P. REYNOLDS REVOCABLE LIVING TRUST dated August 9, 2001, and any amendments thereto, Member
- Contract	Michael P. Reynolds as Trustee under the MICHAEL P. REYNOLDS REVOCABLE LIVING TRUST dated August 9, 2001, and any
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Witness Cellin	Michael P. Reynolds as Trustee under the MICHAEL P. REYNOLDS REVOCABLE LIVING TRUST dated August 9, 2001, and any amendments thereto, Member
Witness Witness Witness	Michael P. Reynolds as Trustee under the MICHAEL P. REYNOLDS REVOCABLE LIVING TRUST dated August 9, 2001, and any amendments thereto, Member Michael P. Reynolds, Manager
Witness Witness Witness	Michael P. Reynolds as Trustee under the MICHAEL P. REYNOLDS REVOCABLE LIVING TRUST dated August 9, 2001, and any amendments thereto, Member Michael P. Reynolds, Manager

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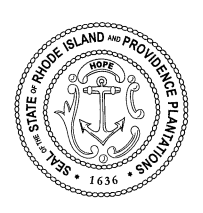


I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island and Providence Plantations, hereby certify that this document, duly executed in accordance with the provisions of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this office on this day:

June 11, 2015 9:19 AM

Nellie M. Gorbea Secretary of State

Tullin U. Horler



121819-3-1035573

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RECORDED: 10/22/2015